

**CERTIFICATE OF SERVICE**

I hereby certify that on November 30, 2006, I caused to be filed electronically with the Court the within Motion for Default Judgment Against Certain Pro Se Defaulting Defendants; Declaration of Robert A. Magnanini in Support of Request for Clerk's Entry of Default Against Certain Pro Se Defaulting Defendants, and exhibits thereto; and proposed Order for Default Judgment Against Certain Pro Se Defaulting Defendants, and served via regular and certified U.S. Mail upon the following *pro se* Defaulting Defendants:

Anthony D'Appolito, Pro Se  
909 Woodland Avenue  
Wall Township, New Jersey 07719

**For:**

**Anthony D'Appolito, pro se  
and DAP Consulting, Inc., pro se**

William Kane, Pro Se  
6119 Kipps Colony Drive West  
St. Petersburg, Florida 33707-3969

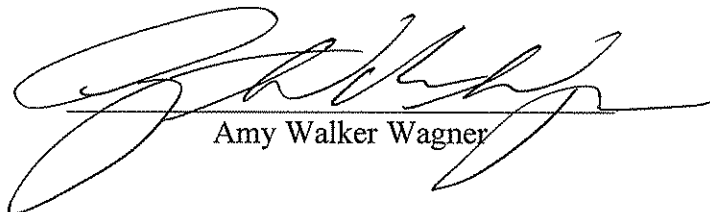
**For:**

**William Kane, pro se  
Cristo Property Management Ltd, a/k/a/ G.J.L. Limited, pro se  
DEK Homes of New Jersey, Inc., pro se  
and Oakwood Properties, Inc., pro se**

Gary Grieser, Pro Se  
c/o Jules Rossi, Esq.  
208 Main Street  
Asbury Park, New Jersey 07712

**For:**

**Capital Assets Property Management & Investment Co., Inc., pro se  
and Capital Assets Property Management, L.L.C., pro se**



Amy Walker Wagner